	Application No.	Applicant(s)
Notice of Allowability	10/614,950	KLEBE, SKOTT C.
	Examiner	Art Unit
	Jalatee Worjloh	3621
	Jaiatee vvoijion	3021
The MAILING DATE of this communication appears on the cover sheet with the correspondence address All claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included herewith (or previously mailed), a Notice of Allowance (PTOL-85) or other appropriate communication will be mailed in due course. THIS NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGHTS. This application is subject to withdrawal from issue at the initiative of the Office or upon petition by the applicant. See 37 CFR 1.313 and MPEP 1308.		
1. This communication is responsive to <u>10-1-2007</u> .		
2. The allowed claim(s) is/are <u>1-42</u> .		
3.		
Attachment(s)  1. ☑ Notice of References Cited (PTO-892)  2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948)  3. ☑ Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date  4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. ☐ Interview Sun Paper No./M 7. ☐ Examiner's Ai	rmal Patent Application nmary (PTO-413), ail Date mendment/Comment tatement of Reasons for Allowance  Jalatee Worjloh Primary Examiner Art Unit 3621

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1. Claims 1-42 are allowed.

## Reasons for Allowance

2. The following is an examiner's statement of reasons for allowance:

Regarding the claimed terms, the Examiner notes that a "general term must be understood in the context in which the inventor presents it." *In re Glaug* 283 F.3d 1335, 1340, 62 USPQ2d 1151, 1154 (Fed. Cir. 2002). Therefore the Examiner must interpret the claimed terms as found on pages 1- 29 of the specification. Clearly almost all the general terms in the claims may have multiple meanings. So where a claim term "is susceptible to various meanings, . . . the inventor's lexicography must prevail . . . ." *Id.* Using these definitions for the claims, the claimed invention was not reasonably found in the prior art.

4. The closest prior art of record is US Publication No. 2002/0071559 to Christensen et al. ("Christensen").

Christensen discloses a method and apparatus for providing electronic data. However,

Christensen does not teach at least using the content server to send the email message to the
recipient user wherein, upon receiving the email, the recipient user logs onto a forwarding server
at the document publisher, the forwarding server being different from the content server and
receiving and resolving the link at the publisher and downloading form the forwarding server a
secure viewer program to the recipient user and an encrypted version of the requested document
content to the secure viewer program as recited in independent claim 1; means in the content
server for sending the email message to the recipient user wherein, upon receiving the email, the
recipient user logs onto a forwarding server at the document publisher, the forwarding server

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being different from the content server and means for receiving and resolving the link at the publisher and downloading from the forwarding server a secure viewer program to the recipient user and an encrypted version of the requested document content to the secure viewer program as recited in independent claim 15 and program code for controlling the content server to send email message to the recipient user wherein, upon receiving the email, the recipient user logs onto a forwarding server at the document publisher, the forwarding server being different from the content server, program code for receiving and resolving the link at the publisher and downloading from the forwarding server a secure viewer program to the recipient user and an encrypted version of the requested document content to the secure viewer program as recited in independent claim 29. Moreover, the missing claimed element from Christensen is not found in a reasonable number of reference(s). Yet even if the missing claimed element was found in a reasonable number of references, a person of ordinary skill in the art at the time the invention was made would *not* have been motivated to include this missing element in an embodiment in the Christensen.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

## Conclusion

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

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• "Streaming Data Driven Applets and Pages" to Nadal provides a general overall of

streaming applets.

• U.S. Publication No. 2007/0265972 to Tsutsui discloses generating an e-mail containing

an URL.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Jalatee Worjloh whose telephone number is 571-272-6714. The

examiner can normally be reached on Monday - Friday 9:30 - 6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Andrew Fischer can be reached on 571-272-6779. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would

like assistance from a USPTO Customer Service Representative or access to the automated

information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Jalatee Worjloh Primary Examiner

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December 6, 2007